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Friends of John Boehner  
7908 Cincinnati Dayton Road  
Suite I  
West Chester, OH 45069

May 9, 2013

Mr. Chris Jones  
Reports Analysis Division  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

Dear Mr. Jones:

In response to your telephone call on May 1, 2013 and to provide further clarification related to potentially excessive contributions received by the Friends of John Boehner in 2011/2012, the committee's response is below.

July 2011 Quarterly Report, Schedule A:

The Committee has again researched each of the items identified in your September 16, 2011 letter. We have identified 2 items that had required additional attention which we note below. However, we also note that our response filed on October 21, 2011 appears to have been cut off after Frederick Klingenstein and that some individuals prior to Mr. Klingenstein on your list had not been previously identified. Please note that each entry had one of three potential dispositions prior to your call: 1) refunds were issued to each individual that did have an excessive contribution; 2) funds that had been transferred from a joint fundraising committee which triggered excessive contributions were refunded to the joint fundraising committee and removed from the report; or 3) permissible redesignations done in accordance with FEC regulations and the joint fundraising notices to contributors were noted on subsequent amendments. Despite our best efforts to correct each issue, as noted above, 3 items remain from that letter.

1. John Schiff - A review of these records shows that the contributions were actually from John Schiff, Jr. and John Schiff, III. As such the committee will amend the relevant report(s) to clarify the name of the contributor.

2. Richard M. Whiting - the committee has issued a \$2,300 refund which will be reported on the next regularly scheduled public disclosure report.

October 2011 Quarterly Report, Schedule A:

Similarly to the items identified on the September 16, 2011 letter, regardless of whether the individuals or PACS were specifically mentioned in our response, each entry had one of three potential dispositions prior to your call: 1) refunds were issued to each individual that did have an excessive contribution; 2) funds that had been transferred from a joint fundraising committee which triggered excessive contributions were refunded to the joint fundraising committee and removed from the report; or 3) permissible redesignations done in accordance with FEC regulations and the joint fundraising notices to contributors were noted on subsequent amendments. Despite our best efforts to correct each issue, as noted above, 2 items remain from that letter. Again, however, we did identify a few items that merited additional attention.

1. Bob R. Brooks - the committee has issued a \$1000 refund which will be reported on the next regularly scheduled public disclosure report.

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